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EXAMINER KLIMOWICZ,W

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ART UNIT PAPER NUMBER

2754

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Please find below and/or attached an Office communication concerning this application or proceeding.

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See affachments



Office Action Summary

Application No. 08/822,778 Applicant(s)

Indeck

Examiner

William J. Klimowicz

Group Art Unit 2754



⊠ Responsive to communication(s) filed on <u>Dec 22, 1998</u>	
☐ This action is FINAL .	
 Since this application is in condition for allowance except for for in accordance with the practice under Ex parte Quayle, 1935 C. 	
A shortened statutory period for response to this action is set to exis longer, from the mailing date of this communication. Failure to rapplication to become abandoned. (35 U.S.C. § 133). Extensions 37 CFR 1.136(a).	respond within the period for response will cause the
Disposition of Claims	
	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
☐ Claim(s)	is/are allowed.
	is/are rejected.
Claim(s)	is/are objected to.
☐ Claims	
Application Papers	
☐ See the attached Notice of Draftsperson's Patent Drawing Re	
☐ The drawing(s) filed on is/are objected	
☐ The proposed drawing correction, filed on	isapproveddisapproved.
\square The specification is objected to by the Examiner.	
☐ The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. § 119	
☐ Acknowledgement is made of a claim for foreign priority und	der 35 U.S.C. § 119(a)-(d).
☐ All ☐ Some* ☐ None of the CERTIFIED copies of th	e priority documents have been
received.	
☐ received in Application No. (Series Code/Serial Number	er)
\square received in this national stage application from the Inte	
*Certified copies not received:	
Acknowledgement is made of a claim for domestic priority under the companies.	inder 35 U.S.C. § 119(e).
Attachment(s)	
☐ Notice of References Cited, PTO-892	
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s))
☐ Interview Summary, PTO-413	
□ Notice of Draftsperson's Patent Drawing Review, PTO-948	
☐ Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON THE	FOLLOWING PAGES

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DETAILED ACTION

Claims 1-10, 18-31, 35-47 and 51 have been cancelled.

Claims 11-17 and 32-34, 48-50 and 52-62 are currently pending.

Continued Prosecution Application

1. The request filed on December 22, 1998 for a Continued Prosecution Application (CPA) under 37 CFR 1.53(d) based on parent Application No. 08/822,778 is acceptable and a CPA has been established. An action on the CPA follows.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 11, 48-50 and 52-62 are rejected under 35 U.S.C. 102(b) as being anticipated by Schewe (US 4,672,493).

As per claim 11, Schewe (US 4,672,493) discloses a thin film magnetic recording head having a pair of gaps (11, 12) formed between three pole pieces, said gaps being substantially aligned to successively traverse the same portion of a recording medium as the head is moved

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thereacross, the center pole piece having a single thin film coil (19) wrapped therearound for magnetically energizing each of the gaps.

As per claim 48, the thin film magnetic recording head having a thin film magnetic coil (20), a first pole piece P1 substantially underlying a first half of said magnetic coil, and a second pole piece P2 substantially overlying the first half of said magnetic coil, the pole pieces P1 and P2 together defining a write gap (26), an extension of P1 substantially underlies a second half (23) of the magnetic coil (20), and a third pole piece P3 that substantially overlies the second half of the magnetic coil (along a direction parallel to the recording medium surface), the pole pieces P2 and P3 together defining a preconditioning gap (24) which is aligned with the write gap wherein the magnetic coil energizes both gaps.

As per claim 49, the coil is a substantially helically wound magnetic coil (20 or 19). As per claim 50, P3 is magnetically coupled to P2 through a portion of P1 (FIGS. 1 and 3).

As per claim 51, at least one pole piece (P1) that extends across substantially all of the windings of the coil (32).

As per claim 52, the magnetic coil (19 or 20) is comprised of a plurality of windings, with the windings being substantially aligned to be successively adjacent one another so that substantially all of the windings lie in a single plane and extend around a portion of one of the pole pieces.

As per claim 53, the second pole (P2) is between the first and third poles.

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As per claim 54, the magnetic coil extends around the second pole (P2).

As per claim 55, the gaps comprise a write and a preconditioning gap.

As per claims 56 and 57, all ends of the poles are magnetically coupled to each and through other.

As per claim 58, the coil is a pancake coil.

As per claim 59, the pole pieces comprise the center pole piece (P2) lying in substantially a single plane with the coil (19) wrapped around a portion thereof wherein the coil (19) lies substantially in a single plane generally parallel to the center pole (P2).

As per claim 60, the pole pieces include upper and lower pole pieces.

As per claim 61, (P2) overlies a portion of coil (19) and is magnetically coupled to the lower pole piece (portion of (P3)) through a center of the coil (19).

As per claim 62, the pole (5) is magnetically coupled to the center pole piece through a portion of the lower pole piece.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5. Claims 12-17 and 32-34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schewe (US 4,672,493).

See the description of Schewe (US 4,672,493) in paragraph 3, supra.

As per claim 13, the gaps (11, 12) are formed between a pole tip of each of the pole pieces having a preselected width (see FIG. 2).

As per claim 14, the pole pieces are aligned (along a direction of tape travel) and the coil is an integrated thin film structure.

As per claim 15, as seen in FIG. 2, the pole pieces comprise a first pole piece P1 (5), a helically wound pancake coil (19) overlying P1, a second pole piece P2 (6) overlying a portion of the coil and magnetically coupled to P1 at a medial portion thereof at a center of the coil, and a third pole piece (7) overlying P2 and magnetically coupled to an end thereof.

As per claim 16, P3 is magnetically coupled to P2 through a portion of P1 (see FIG. 2)

As per claim 17, P3 is magnetically coupled to P1 at an end thereof to substantially surround P2 and the coil between them (FIGS. 1 and 3)

As per claim 33, the write gap (26) is between about .10 microns and about 0.25 microns in width (see COL. 4, lines 28-31).

As per claim 34, the preconditioning gap is *approximately* 0.5 micron in width (see COL. 4, lines 28-31).

As per claim 12 and 32, however, Schewe (US 4,672,493) does not expressly disclose the pair of gaps (11, 12) comprises wherein one gap is wider than the other gap.

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Official notice is taken that dual gaps in a magnetic head wherein one gap is wider than another gap are notoriously old and well known in the art.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide one gap (11) of Schewe (US 4,672,493) as being wider than gap (12) (or vice versa) as is conventionally known. The rationale is as follows: one of ordinary skill in the art would have been motivated to provide one gap (11) of Schewe (US 4,672,493) as being wider than gap (12) (or vice versa) as is conventionally known in order to selectively provide a deeper magnetic transition at one magnetic transducing gap ensuring sufficient overwrite in a manner well known, established and appreciated in the art.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness 6. rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 11-17, 32-34, 48-50 and 52-62 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jeffers (US 4,908,724).

As per claim 11, Jeffers (US 4,908,724) discloses a magnetic recording head having a pair of gaps (24, 26) formed between three pole pieces, the center pole piece having a single coil (32)



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wrapped therearound (i.e., on both sides thereof) for magnetically energizing each of the gaps.

The gaps are aligned along a direction of medium motion

As per claim 12, the pair of gaps (24, 26) comprises a write gap (26) and a preconditioning gap (24) with the preconditioning gap (24) being wider than the write gap (26).

As per claim 13, the gaps (24, 26) are formed between a pole tip of each of the pole pieces having a preselected width (see FIG. 2).

As per claim 14, the pole pieces are aligned (along a direction of tape travel) (see FIG. 2).

As per claim 15, as seen in FIG. 2, the pole pieces comprise a first pole piece P1 (left side pole in FIG. 2 and bottom extending to right side, but not including vertical poles (22, 36)), a helically wound coil (32) overlying P1, a second pole piece P2 (36) overlying a portion of the coil and magnetically coupled to P1 at a medial portion thereof at a center of the coil, and a third pole piece overlying P2 and magnetically coupled to an end thereof.

As per claim 16, P3 is magnetically coupled to P2 through a portion of P1 (see FIG. 2)

As per claim 17, P3 is magnetically coupled to P1 at an end thereof to substantially surround P2 and the coil between them (FIG. 2)

As per claim 32, the preconditioning gap (24) is wider than said write gap (26).

As per claim 33, the write gap (26) is between about .10 microns and about 0.25 microns in width (see COL. 3, lines 16-18).

As per claim 34, the preconditioning gap is *approximately* 0.5 micron in width (see COL. 3, lines 16-18).

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As per claim 48, the magnetic recording head having a magnetic coil (32), a first pole piece P1 (left side pole in FIG. 2 and bottom extending to right side, but not including vertical poles (22, 36)) underlying a first half of said magnetic coil (portion of coil between P1 and P2), and a second pole piece P2 (36) overlying the first half of said magnetic coil (portion of coil between P1 and P2), the pole pieces P1 and P2 together defining a write gap (26), an extension of P1 (left side pole in FIG. 2 and bottom extending to right side, but not including vertical poles (22, 36)) underlies substantially all of the magnetic coil (i.e., the horizontal leg of P1 as seen in FIG. 2), and a third pole piece P3 (22) that overlies a second half of the magnetic coil (portion of coil between P2 and P3) and P2, the pole pieces P2 and P3 together defining a preconditioning gap (24), wherein the gaps are aligned along a direction of medium travel.

As per claim 49, the coil is a substantially helically wound magnetic coil (32).

As per claim 50, P3 is magnetically coupled to P2 through a portion of P1 (FIG. 2).

With regard to claims 11, 48, 52 and 59, Jeffers (US 4,908,724) remains silent with respect to the head being a thin film head (inclusive of a pancake coil formed via thin film methods).

Official notice is taken that magnetic heads of the type disclosed by Jeffers (US 4,908,724) wherein the head is of thin film structure (inclusive of a substantially helically wound pancake coil) are notoriously old and well known in the art.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the magnetic recording head of Jeffers (US 4,908,724) as being a thin film head.

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The rationale is as follows: one of ordinary skill in the art would have been motivated to provide the magnetic recording head of Jeffers (US 4,908,724) as being a thin film head (inclusive of a substantially helically wound pancake coil) in order to produce the head in a batch fabricated manner, ensuring high yield and smaller head construction, as is well known, established and appreciated in the art.

With regard to claim 34, assuming that the preconditioning gap width of Jeffers (US 4,908,724) cannot be considered to be "approximately" .5 micron in width, Official notice is taken of the fact that it is notoriously old and well known in the magnetic head art to routinely modify a magnetic head structure in the course of routine optimization/ experimentation and thereby obtain various standard optimized relationships including those set forth in claim 34.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have had the magnetic head of Jeffers (US 4,908,724) satisfy the relationships set forth in claim 34. The rationale is as follows: one of ordinary skill in the art would have been motivated to have had the magnetic head of Jeffers (US 4,908,724) satisfy the relationships set forth in claim 34 in order to optimize the bias field and further since it is notoriously old and well known in the magnetic head art to routinely modify a magnetic head structure in the course of routine optimization /experimentation and thereby obtain various standard optimized relationships including those set forth in claim 34. Moreover, absent a showing of criticality (i.e., unobvious or unexpected results), the relationships set forth in claim 34 is considered to be within the level of ordinary skill in the art.

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Additionally, the law is replete with cases in which when the mere difference between the claimed invention and the prior art is some range, variable or other dimensional limitation within the claims, patentability cannot be found.

It furthermore has been held in such a situation, the Applicant must show that the particular range is critical, generally by showing that the claimed range achieves unexpected results relative to the prior art range. <u>In re Woodruff</u>, 919 F.2d 1575, 1578, 16 USPQ2d 1934, 1936 (Fed. Cir. 1990).

Moreover, the instant disclosure does not set forth evidence ascribing unexpected results due to the claimed dimensions. See <u>Gardner v. TEC Systems, Inc.</u>, 725 F.2d 1338 (Fed. Cir. 1984), which held that the dimensional limitations failed to point out a feature which performed and operated any differently from the prior art.

Conclusion

8. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to William J. Klimowicz whose telephone number is (703) 305-3452 (fax number (703) 308-9051 or (703) 308-9052).

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Any inquiring of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3900.

William J. Klimowicz

Primary Examiner

Art Unit 2754

William J Klimon

WJK

January 14, 1999